

DANIA H. FOX, PRO-SE  
APPELLANT  
v.  
MOTORS LIQUIDATORS CO  
FOR GENERAL MOTORS, INC.  
GT AL  
APPELLEES  
)  
)  
)  
)  
)  
DOCKET # 12-1798

MOTION FOR MIS-TRIAL

IN SUPPORT OF THIS MOTION FOR MIS-TRIAL AND SUPPORT  
FOR PREVIOUS MOTIONS (RECONSIDERATION, RE-CALL MANDATE TO  
VACATE JUDGEMENT AND CORRESPONDENCE POINTING OUT THE  
NECESSITY FOR THE COURT TO VERIFY APPELLANT'S FACTS  
AND LAW SUBMITTED):

THE TRIBUNAL IS NOT AUTHORIZED TO PASS JUDGEMENT  
ON THIS MATTER AS AT LEAST TWO JUDGES DECIDED  
AGAINST APPELLANT PRO-SE DUE TO THE ERONEOUS STATEMENT(S)  
OF "FRIVOLOUS" AND "NO FACTS OR LAW".

THIS ARGUMENT IS ALREADY SUBMITTED AND IS RE-ITERATED  
HERE-IN.

THE COURT HAS THE RECORD OF THIS TRIBUNAL BEING  
DETERMINED TO BE BIASED TOWARDS THE APPELLANT  
AND THE OUTCOME OF JUDGEMENT INDICATES AND VERIFIES  
THIS FACT.

AS NOTED IN PRIOR PLEADING, PERHAPS JUDGE GERBER  
WILL SEE THIS AND AWARD ADDITIONAL DAMAGES AS  
THE APPELLANT IS LEGALLY ENTITLED TO ADDITIONAL DAMAGES;  
IF NOT THEN THIS MOTION FOR MIS-TRIAL IS SUBMITTED  
S. JURISDICTION WILL RETURN TO APPEALS COURT.  
SERVICE

I CERTIFY THAT A TRUE  
COPY IS SERVED BY U.S. MAIL  
TO U.S. DISTRICT COURT  
U.S. BANKRUPTCY COURT  
WALC, WISCONSIN  
ON THIS DATE: 6/3/13

RESPECTFULLY SUBMITTED  
DANIA H. FOX, PRO-SE  
DANIA H. FOX - "

D.H.F.

